97-84056-15 Bauerlein, J. Hugh

Rotten to the core

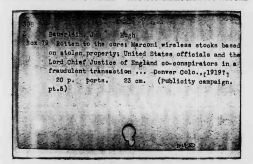
Denver, Colo.

[1919]

COLUMBIA UNIVERSITY LIBRARIES PRESERVATION DIVISION

BIBLIOGRAPHIC MICROFORM TARGET

ORIGINAL MATERIAL AS FILMED - EXISTING BIBLIOGRAPHIC RECORD



DECT			

Reproductions may not be made without permission from Columbia University Libraries.

TECHNICAL MICROFORM DATA

FILM SIZE: 35mm	REDUCTION RATIO: 14:/	IMAGE PLACEMENT: IA (IIA) IB	1
DATE FILMED: _	3-27-97	INITIALS:	
TRACKING # :	MSH 21814.		

FILMED BY PRESERVATION RESOURCES, BETHLEHEM, PA.

INTENTIONAL SECOND **EXPOSURES DUE TO PHOTOGRAPHS**

ROTTEN TO THE CORE

Marconi Wireless Stocks Based On Stolen Property

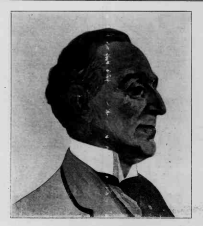
UNITED STATES OFFICIALS and the LORD CHIEF JUSTICE OF ENGLAND
CO-CONSPIRATORS IN A FRAUDULENT TRANSACTION.

Publicity Campaign Part Five

42

PUBLISHED BY J. HUGH BAUERLEIN, DENVER, COLO.

Twenty Pages Based on Facts



EARL READING

THE LORD CHIEF JUSTICE OF ENGLAND.

THE STAR CONSPIRATOR OF THE MARCONI CLIQUE INTRIGUE.

ROTTEN TO THE CORE

Marconi Wireless Stocks Based On Stolen Property

UNITED STATES OFFICIALS and the LORD CHIEF JUSTICE OF ENGLAND
CO-CONSPIRATORS IN A FRAUDULENT TRANSACTION.

Publicity Campaign Part Five

PUBLISHED BY J. HUGH BAUERLEIN, DENVER, COLO.

Twenty Pages Based on Facts



EARL READING

THE LORD CHIEF JUSTICE OF ENGLAND.

THE STAR CONSPIRATOR OF THE MARCONI CLIQUE INTRIGUE.

Earl Reading The Lord Chief Justice of England Heralded by His Nationality as the Greatest Jew in the World.

Some years ago, there was a litts to or deprint and the control of the control of the control of the little lates, who at the age of seventeen years, desired to become a salter, to travel on the mighty desired to the control of the mighty seventeen the control of the little lates of the lat with all his ambitions of a seaman cast to the four

the SIGER as a marker. Strange to say, it was our income as a marker. Strange to business, watching the spec-fus with a keen eye to business, watching the spec-ulative money made in stocks, Rufus, immediately sums of money made in stocks, Rufus, immediately to secure a membership. Under the simile of money made in stocks, Rufus, immediately sped his wits to secure a membershib. Under the sage, otherwise he could not be held liable for contexts. This did not bother Rufus, for he promptly was duly admitted as a member—see London Exchange Register on Applications in the year 1873. Rufus was "hammered" as a defauter and his automators had been a defauter and his automators had been a defauter and his automators had been a defauter and his context of the same properties of the same properties of the same properties. The same properties of the same properties of the same properties of the same properties of the same properties. The same properties of the same properties. The same properties of t

ceive the Stock Exchange or his dear little wife as to his real age? The most despicable thing on earth

to his real age? The most despicable thing on earth is a cheerful liar. Deception, when wilfully practiced as a means to an end, is a very shameful act. It matters not, if it is practiced by one who has the honor of being worshipped as a JEWISH IDOL or one who is known

HOW DID RUPUS ACQUIRE AN EXTRA HANDLE As stated heretofore, Rufus was an enterpris-ing youth. He did not permit any grass to grow under his feet. Rufus studied law and rapidly im-bibed all the tricks of this noble profession. Not bebihed all the tricks of this noble profession. Not be-ing satisfied with the honest and plain handle to his name, Rufus searched for an extra handle. How he acquired the "Sir" no one seemed to know. Possibly it was an honest perquisite, or possibly, brother Harry—the "goat"—supplied the "noble extension" to save paying a broker's commission. RUFUS HAD NO CONSCIENTIOUS SCRUPLES

Knowing at the subtle tricks of the legal pro-fession, everything was "grist" that fell into his honlession, everything was grist that leaf into his non-per and Rufus became a famous lawyer, and in the ordinary course of events was appointed as Lord Chief Justice of England. No doubt to suppress high-handed crime.

DENIED THAT HI WAS INTERESTED

Ruras—now the Lord Chief Justice of England,
like and the Lord to face an unpleasant predicament. Upon being duly sworn and examined
under oath by the Select Committee of the Parliament, stated that he never had any dealings in either

under oath by the Select Committee of the Parliatee Marcoln or any wireless arterprises—see Q. S. J.
J. Vol. J. Part J. Evidence—Blue Bode—Select ComADMITS OF CHOSE. TEXAMINATION IN WAS
ADMITS OF CHOSE. TEXAMINATION IN WAS
THE LORD CHOSE LEXAMINATION IN WAS
TO SELECT THE LORD CONTROL OF THE LORD CHOSE
TO SELECT THE LORD CONTROL OF THE LORD CONTROL
THE LORD CONTROL OF THE LORD CONTROL
THE LORD CONTROL OF THE LORD CONTROL
THE LORD
THE LORD CONTROL
THE LORD CONTROL
THE LORD
THE LO

ner of conspiracy. Fraud, perjury, citicalizer and convolutionary and perjury, citicalizer and convolutionary and perjury and

HIS LORDSHIP SPECULATING IN MARCONI

Notwithstanding the high honor which was con-ference of the control of the contr

-Blue Book-Select Committee-Terlament.

MADE A LABEE PROFIT WITHOUT INVESTIGE

The Lord Chief Justice of England admitted under
such, after much evasion, that his first special observation of the state of the selection of the s

DESTROYED VITAL EVIDENCE. The Lord Chief Justice of England admitted under (continued on page 17)

Flashing the Truth on the Marconi Wireless Swindle

I am sure, that every reader of my publication will acknowledge, that my "expose" of the Gigantic International Marconi Wireless Conspiracy and Fraud, is gotting more interesting every time it

their automal Marconi Wireless Conspiracy and Lappears in prints, more interesting every time it appears in prints, and their automatical prints of the prints of questionable proceedings, at the end of prints of questionable proceedings, and the end of prints of the end of the e

are beginning to squirm and writh, for fear the press will some day print the whole story—and, some day every one will wonder how it hanpened.

The wreeking and looting of The United Wirs— The wreeking and looting of The United Wirs— "tence"—The Marconi Wireless Telegraph Com-any, Limited, of England, was the result of a dis-amount, in the property of the control of the theory of the work of the work of the con-trol of the work of the work of the work of the theory of the work o

one the the same.

The rich rewards of the company having the ex-

clusive right to maintain wireless telegraphy with unlimited supply of ether free for the taking, caused many of our high-handed financiers to become

Practically all the inventors of wireless instru-Practically all the inventors of wireless instra-money for development purposes, were glatted by our Government Officials as frauds, for the express up-timated the second of the second of the second of the trained many millions of dollars on the representa-tion of the second of the Never in the history of the world, has such an outrase been interestrated to secure a monopoly at In 1984, the United Wireless Telegraph Commany,

going and flourishing industry with many Shore Stations and Ship Contracts, practically controlling the Ocean Steamship, as well as the Com-mercial Wireless Business of the United States, with two Factories—manufacturing Wireless Equipments, and had an income of about One Hundred Thousand

The same year, the Marconi Wireless Telegraph Company, Limited, of England, had only a limited equipment with less than a six hundred mile circuit. equipment with less than a six hundred mile circuit, and the American Company—tts child—was considered a joke. The English Company—through its world-wide wireless business after the United Wireless business after the United Wireless communication—with its basic patents—to a four thousand miles circuit. Dreaming of a glantic monopoly, the English Company—through its officials—schoned and combenced to systematically And, through its atterney John W. Griggs—Sydnam, the Company of the Company of the Company of America, bitterly opposed the confirmation and another company of the Congress—First Session, to receive and transmit Every effort was made by the Marcoul Interest in Every effort was made by the Marcoul Interest in Every effort was made by the Marcoul Interest in Every effort was made by the Marcoul Interest in Every effort was made by the Marcoul Interest in Every effort was made by the Marcoul Interest in Every effort was made by the Marcoul Interest in Every effort was made by the Marcoul Interest in Every effort was made by the Marcoul Interest was the Company of the Company of the Company, which is the Company of the

In 199, the President and Directors of the United Wireless Togeth Commany were arrotted by Divel Wireless Togeth Commany were arrotted by Divel Wireless Togeth Commany was a superior of the President and Tale a

treasury" stock.

After the President and Directors of the United "treasury" stock.

"After the Preint Commany the been safely locked up in the Pentinchiany, the logal machinery was company. From the many the lock and the safely locked up in the Pentinchiany, the logal machinery was company. From numerous "The State Receivers, it was rapidly hurried into the hands of Solden the Commany. From numerous "The State Receivers, it was rapidly hurried into the hands of Solden the Command the Command the Command to the State States of the States of the Command the States of the Command the States of the Command the States of the States Court at Portland, Maine, generously allowed and not one one for the system of the States Court at Portland, Maine, generously allowed and not one one for the States Court at Portland, Maine, generously allowed and not one one for the States Court at Portland, Maine, generously allowed the other states of the Sta

At the Creditors Meeting before the Referee
At the Creditors Meeting before the Referee
Critical Wireless Telegrain Company, was forced to
Dated Wireless Telegrain Company, was forced to
seased to pulse of exception 1 "Barber State Representational Company of the Creditors of

ment.

Tooks that a phears, that these high-minded Jaccomi. Crosks and half states of friting lawsed as historically, that they did not take time to excer up their tracks. Instead of our arrogant (Government Officials protecting United Wireless Telegraph Company stockholders in the bankruptey proceedings, they did of their money, stock and property, in robbing them of their money, stock and property.

in the United States—through its hirrings—to-te the United Wireless Telegraph Company—by foul and the United Wireless Telegraph Company—by foul and other mean—through Committee, which through Arthur P. West, its Chairman and Vice President of Arthur P. West, its Chairman and Vice President of Arthur P. West, its Chairman and Vice President of Arthur P. West, its Chairman in the Company is a significant of the Company is a list of the Committee of the Company is a list of the confidence of the Committee of the Committee of the Committee of the present to the stockholder of compensation of the Committee of the C utersect to the stockholders of the United Wireless Pielegraph Company, while a proper state of the Company of

and some sources are a cutted of street halfs and on such representation, the nearst were purchased on such representation, the nearst were purchased as the properties of the such as the

to turn over to the trustees in hankraptcy by means of the control of the control

non-relative was offered. The sale of the assets and the diverting of same, was carried invariant and the diverting of same was carried invariant and the diverting of the same and the sam

The United Wireless Telegraph Company bank-The United Wireless Telegraph Company bank-ruptey farce, conducted and approved by Clarence Hale, an "Honorable" Judge was one of the fullest enversions of justice ever recorded in America. With the able assistance of the Court's relatives, rejents and officials, the fleecing was highly profited and officials, the fleecing was highly profit.

The Court Records show, that \$155,472.25 out of The Court Records show, that \$155,472.25 out of \$235,690,60 in cash collected from the stockholders of the United Wireless Telegraph Company through the medium of the United States Malis to buy in the assets at the bankruptcy sale for reorganization purposes, was used to pay-off "fake" state Receivers, Federal Receiver, Numerous Shyater lawyers and exorbitant court costs. The balance of the money

and the \$50,000 shares of United Wireless stock her bouging to United Wireless Theorems Designed to the bouging to United Wireless Theorems Designed Theorems (1998) and the United Wireless Accounts, show the United Wireless Accounts and the United Wireless Accounts, show the United Wireless Accou nance property and protecting the bettering Wirthesser Telegraph Company, did everything possible to wreck and loot the company in the transparence of the work of the company in the work of the work

record.
On March 16th, 1912, Adolph S. Ochs, owner of the New York Times, entertained Godfrey C. Isaaes of London, and Senatore G. Marconi, to a lavish feast, New York Times, entertained Godfrey C. Isaacs of the Orthogone of ratifying the acquisition of the valuable assets of the United Wireless Telectron of the valuable assets of the United Wireless Telectron of the Valuable assets of the United Wireless Telectron of the Valuable assets of the United Wireless Telectron of the Valuable assets of the United Wireless Telectron of the Valuable assets of the Valuable as

the Sureme Court of Judicature—Central Office
London, Englandy, principle of honesty, the
Marconi Wireless Telegraph Company
London Court of the Cou

the same of the Marconi Publicity Angels recently One of the Marconi Publicity Angels recently as unreliable New York Magazine, among the lot, as intelligible of the Marconi Companies secured money on the representation of acquiring a fraud, its officials cumouvaled for fraudulent purposes, which are criminal acts and should be punished severely limituity from a some of the marconi Companies secundarily from the control of the control of



JOHN W. GRIGGS PRESIDENT MARCONI WIRELESS TELEGRAPH COMPANY OF AMERICA

CONCEIVED IN SIN AND BROUGHT FORTH IN INIQUITY.

The descrive auror of probabless was admitted to the law in 1871, practiced but in the description of the law with numerous official positions and retried an Atternor General under McKiniay. In the Styticht Concress, first esseion, he bittery onposed the control of the Styling of the Barry of the Styling of the Styling

in the United States—through lie librellings—to see the control of the control of

like the company. After some \$125,00000 if each of the company. After some \$125,0000 if each of the company and the collected through the Indied States Maily leaded as such the promote and stock at the handstand of the latest states of the company and the company and the latest states of the latest sta

first scheme on earth.
It is the first time in the listory of the United States, that a Fulled States Court and a full countries and brazenly used to "jud-ford" a gigantic conspiracy and fruid at the expense of the stockholders who converted the learning of the stockholders who will be supported to the state of the stockholders who converted the learning with a full contribution of the state of the state

a revolution. The United Wireless Telegraph Company bank-rapidey farce, conducted and amproved by Chrience Hale, an "Homorable" Judge of the Fuited States Court at Portland, Maine, was one of the foulest occryosions of justice ever recorded in America. With the able assistance of the Court's belief tool friends and officials, the fleering was highly profit.

The Court Records show, that \$155,472.25 out of The Court Records show, that \$155,17225 out of 125,000.00 in each collected from the stockholders of the United Wireless Telegraph Company through the medium of the United States Malls to buy in the masets at the bankruptcy sale for reorganization burposes, was used to may of "fale" State Receivers, Federal Receiver, Nimerous Shyater huwyers and scribtant court costs. The balance of the money

and the 650,000 silures of United Wireless stock he-loughts to United Wireless Relations to the United Wireless Relations to the Marcon Hotel Public Scott, Kullman, one of the Marcon Stock Stlessman, bruzenie Kullman, one of the Marcon Stock Stlessman, bruzenie sa pork-barrel graft. The Trustees was a pork-barrel graft. The trustees in Balkerupter, Philip 10, Cultorde rease; John Howard Hill, United States Artorney in Judge Harles was a pork-barrel graft. Actioney in Judge Harles was the Marcon States Artorney in Judge Harles was the Marcon States and the States was to multi United Wireless Accounts, show in this December of the States and the States of the Harles States and the States and the States and the Harles States and the States and the States and the Harles States and the States and the States and the Harles States and the States and the States and the Harles States and the States and the States and the Harles States and the States and the States and the States and the Harles States and the States and the States and the States and the Harles States and the States and the States and the States and the Harles States and the States and the States and the States and the Harles States and the States and the States and the States and the Harles States and the States and the States and the States and the Harles States and the States and the States and the States and the Harles States and the States and the States and the States and the Harles States and the States name property and production on the Lincilled Wireless
Telegraph Company, did everything possible to wrech
and hoof the Time received when the property of the congraph of the Company of the Company of the Company
of default, but through and by nearest of perfuric,
a finday titled in the High Court of Justices—Chancery
Division—Loudon, England, shower, that Pully
of the Company of the Court of Justices—Chancery
Division—Loudon, England, shower, that Pully
of the Company of the Court of Loudon and entered into a contract in December 1971
Tell, model of the Court of the C

record.

On March 16th, 121. Adolid S. Celas, owner of the
On March 16th, 121. Adolid S. Celas, owner of the
London, and Scentters G. Marconi, to a havide feast,
for the purpose of ratifying the acquisition of the
Company by the Marconi Wireless Telegraph Commany. Limited, of England. Rutus Isaacs—now
Earl Residue—bet Vedf in Sheeps etothing, where
lessed his comgratulations as Gulows: "Pelpase conlessed his comgratulations as Gulows: "Please conread of solidated, a "Worl' in Sheep's circleting", etc., see a consistent of the seed of the contract that can be consistent of the seed of the contract that can be consistent of the seed of the se London England

in the suprome Court of addictative—control times. Discognifically every principle of housests, the line child of the Marcon Wireless Feleraph Consum, Januards of England workers Peterspail Consum, Lamiards of England workers and the Consumption of the Marcon Wireless Feleraph Consum, Lamiards in the Consumption of the Consumption of

did not pay one cent outside of the larine money tor the of the Marconi Publishit's Angels resently published a long liet of "Pirates of Promotion" in the Committee of Pirates of Promotion in the listed "Titled Wireless" as a from, if "Fulled Wireless" was a read of the listed "Titled Wireless" as a from the promotion of the third promotion of the promotion of the promotion of acquiring a frond, its offichels compounded for frontial promotion of the promotion of the promotion of the analysis of the promotion of the promotion of the promotion of the about the promotion of the promotion of the promotion of the second of the promotion of the promotion of the promotion of the second of the promotion of the promotion of the promotion of the second of the promotion of the promotion of the promotion of the continued on page 6)

JOHN W. GRIGGS PRESIDENT MARCONI WIRELESS TELEGRAPH COMPANY OF AMERICA

CONCEIVED IN SIN AND BROUGHT FORTH IN INIQUITY.

This decorate after ref interactives was admirted to the lar in 1871, perceived but its was dependent and the public and with unmercain official institutes and referred as Atternet Seneral under AlcKinitz. In the Sixtleth Congress, first coolin, he bittery opposed the Sixtleth Congress, first coolin, he bittery opposed the lie is full of the such division and famous for elistering at the lar of inflattice. At the lie is full of the such as the su

The gigantic conspiracy and fraud practiced on the stockholders of the United Wireless Felegraph Company, was called to the United States, in pam-phiet form—under the title—"Is Fraud Sanctioned By Our National Government." Numerous letters By Our National Government?" Numerous letters were written to prominent Senators and Congressman calling their special attention to the same. No action was taken. As matters now appear, every Senator and Congressman of the United States, stands before the people morally guilty of compounding a felony by silent consent. What a disgrace!

action, was labon. As matters for capital, sterily action, was labon. As matter for capital, standard before the people morally fully of constands before the people morally fully of constands before the people morally fully of constands and the people of the people of

with proof disappeared out of his office, and when the Inspector faced the embarrassing position, he deliberately resorted to a falsebood and the man who filed the complaint received the return of his money and stock to hush up the matter. It must be evident to the public, that only a thief and an

accomplice returns stolen property when caught with the goods.

with the goods.

In another case, the dice were found loaded, the cog slippet so badly between the Chief Inspector that the company of the Chief Inspector of the Chief States Attorney of New York, that the dirty work of protecting big thieves came to light, for the United States Attorney rendered an adverse

the United States Atterney of New York, that the order to United States Atterney of New York, that the order of the United States atterney rendered an adverse opinion, without even seeing the evidence in the order of the United States attention of the Postpaster General and the elice that the United States attention of the Postpaster General and the elice of the United States and the United States attention of the Postpaster General and the elice Companies absence of stoken property, are permitted Previy are the Dritted States Mails in ones defiance of the law for Translation upwelled the Companies and the States Walls in ones defiance of the law for Translation upwelled the Companies and the States Walls in ones defiance while leading the Companies and the Companies and the Companies of the Wallson of th

with all the wrath of an out-raged Government. What a farce fact, that when rich men and large corporations, press the "button", our arrogant officials fall over each other to enforce the legal machine fact of the common people try to class? but let one of the common people try to eccure justice and right, they Immediately become

secure justice and right, they immediately become
I'll is deplorable, that whenever a matter of corruntino becomes serious or embarrassing to a point
soon duty, or resort to insults and transparent
soluterities, or shut-up tile claim to protect thieves
when the solution of the solution of the solution of the
The Marcoli Wireless Companies have no legal
Company, they stand on the same basis as a thief
company, they stand on the same basis as a thief
company, they stand on the same basis as a thief
company, they stand on the same basis as a thief
company, they stand to the same basis as a thief
company, they stand to the same basis as a thief
company, they stand to the same basis as a thief
company, they stand to the same basis as a thief
company, they stand to the same basis as a thief
company, they stand to the same basis as a thief
company, they stand to the same basis as a thief
company, they stand to the same basis as a thief
company, they stand to the same basis as a thief
company, they stand to the same basis as a thief
company, they stand to the same basis as a thief
company, they stand to the same basis as a thief
company, they stand to the same basis as a thief
company, they stand to the same basis as a thief
company, they stand to the same basis as a thief
company, they stand to the same basis as a thief
company, they stand to the same basis as a thief
company, they stand the same basis as a thief
company, they stand the same basis as a thief
company, they stand the same basis as the same basis
company, they stand the same basis as the same basis
company, they stand the same basis as the same basis
company, they stand the same basis as a thief
company, they stand the same basis as the same basis
company, they stand the same basis as a thief
company, they stand the same basis as the same basis
company, they stand the same basis as the same basis
company, they stand the same basis as the same basis
company, they stand the same basis as the same basis
company, they stand the same basis as the same basis

Secretary of the Navy Josephus Painies, Feenity Secretary of the Navy Josephus Painies, Feenity Sees Telegraph Commany of American for \$1.40,406.46 and, in the face of knowing that the commany had does not lade a wise man to give away the penjess of compounding a felony, but some of them shared of compounding a felony, but some of them shared of the compounding a felony, but some of them shared for the compounding a felony, but some of them shared in the compounding and the compounding of the compoundi



ADOLPH S. OCHS OWNER OF THE NEW YORK TIMES

Who Gave a Lavish Dinner to Batify the Wrecking and Looting of the United Wireless Telegraph Company.

Loads a Certified Copy of an Official Affidivit, Bold July 11, 1916, from the Supreme Court of Juda cature, Central Office, under a EVIJENCE in the High COPECT OF JUSTICE. State place of the Copy of res pose as bonest men.

The gigantic consumer and from practiced on the stockholders of the United Wireless Telegraph to the State of the United Wireless Telegraph to the United Wireless Telegraph to the United States, in parabelled form—under the Utile—The Francis States have been consumed to the United States and Congressman calling their special attention to the same. No states and congressman calling their special attention to the same. No states and congressman of the United States, stands before the people mornily guilty of conjunction of the United States, and the United States, and the United States, and the United States are under the United States, and the United States, and the United States are under the United States, and the United States are under the United States, and the United States are under the United States and the United States are under the United States and the United States are under the United States and the United States are under the United States and the United States are under the United States and the United States are under the United States and the United States are under the United States and the United States are under the United States and the United States are under the United States and the United States are under the United States and the United States are under the United States and the United States are under the United States are under the United States and the United States are under the United States and the United States are under the United States and the United States are under the United States and the United States are under the United States and the United States are under the United States and the United States are under the United States and the United States are under the United States and the United States are under the United States and the United States are under the United States and the United States are under the United States are under the United States are under the United States are under

shoulding a folion by silent coosen. What a discolor of the sentence of the people they represelve the sentence of the people they represelve the sentence of the people they reprerected of special privilege to farther exploit an overpeople. They never node an investigation mises it
is to sentence which the will doer. The outputs people
out homestic boiling seeking commonly form
out homestic boiling seeking commonly for the series
of the strength of the seeking seeking the seeking of the series
of the first seeking the seeking seeking the seeking seeking seeking the seeking seeking

the expense of stockholders, in the interest of self-confessed theres who claim immunity from prose-cution, the suppressing of evidence in open delayer States of the spillty of conspiracy and fraud, does not restore sentilence. The duty of officials, is to truly great man never ignores a community, the restigates the truth of the matter, and if convinced. vestigates the truth of the matter, and, if convinced beyond a resonable doubt, that a wrong has been committed, will enforce the law applicable to the case. What we have the sum of the sum of the case what we have the sum of the sum of the property and treed in a sum of the sum of the in robbing the people of their property and freedom. The charge of malfensance in office against James C. McReynolds in relation to the United Wireless Telegraph Common Bankrunty farroe, was

Wireless Tolkeright Common bankranter Frees was called to the articles of very pulse of the Yungoo clarker of the Yungoo Common banker of the Yungoo Common the Special attention of the Chief Justice Common the Special Comm

the most integrity and character of the judiciary, that II home and shame, are unknown principles on the life of the state of the little state is the state of the known to character of the burded state, is the same of the horizont of the burded state, is the area of the horizont of the

accomplice returns stolen property when caught

with the goods. In another case, the dice were found loaded, the cory slipped so hadly between the Chief Impactor the Chief Large and the Chief La

ominion, without even seeling the evolutions in the letter than at hird, province a citied to the special attention of the Postmarker General and the direct province and the province and the letter than at hird, province the large expension of the Postmarker General and the direct province and the letter and the letter of the letter of

with all the with of an out-raged Government. What a first fact, that when rich men and large corporations, press the "button", our arrogant officials fall over each other to enforce the legal machinery in the interest of this special privileged class; but let one of the common people try to secure justice and right, they immediately become paralyzed.

secure justice and right, they immediately become
II is deplorable, that whenever a matter of our.

II is deplorable, that whenever a matter of our.

If it is a construction of the const

insminity, and otherwise in the signority fraud protect of the active door to the active (continued on page 8)



ADOLPH S. OCHS OWNER OF THE NEW YORK TIMES

Who Gave a Lavish Dinner to Ratify the Wrecking and Looting of the United Wireless Telegraph Company.

ing the public through brokers and the New York Curb Market Association in the sale of its worth-

Carl Market Association in the case of its worthses steck.

The season of the season of the Blegal methods
that were employed in the Supreme Judicial Court
of Cumberland County, Multe, by John Brack Micro
of Cumberland County, Tables, by John Brack Wirereseason of the Supreme Judicial Court
of Cumberland County, to defraud its stockholders,
versals a green smaarrings of Mr. Bill, acted in
a triple capacity—United States Attorney in Judge
likes Court, Fursten in Indexide Mr. Bill, acted in
a triple capacity—United States Attorney in Judge
likes Court, Fursten in Indexide Accounted would
serve in a triple capacity where conflicting interests
are involved. The object understanking in many ways,
that can be found in all history—the wholesale
devery of some their thousand people into the hand

livery of some thirty thousand people into the hands of common theves, the Radio Corporation of Arrest Company to the Arrest Company to the Arrest Company to the Arrest Stephen property from the Marconi Companies, will not cover up fraud. Thieves always shift their loot, from one "fence" to another to cover up their

bloot from one "fence" to another to cover up their reasons. The continues are not reason to the continues are not reasons are not reasons. The continues are not reasons are

pay or labor.

"See carriage stockholders to perfeiture in the five seeming." Sevenation of fisials who may divided earned by and through the use of self-declared to the seeming of the s camouflaging stockholders to participate in theft

Supreme Court of the United States and a "wolf in

Supreme Court of the United States and a "wolf in desepts definiting "great sold; entitlement in some recipier, the British Code of Laws. It reminds one recipier, the British Code of Laws. It reminds one recipier, the British Code of Laws. It reminds one travel of the British Code of Laws. It reminds one travel of the British Code of Laws. It reminds one travel of the British Code of Laws. It reminds one travel of the British Code of Laws. It is not travely the British Code of Laws. It reminds on the British Code of Laws

constantly described in monitories the supersect. Thousands appeal thousands of the supersect. Thousands appeal thousands of the supersect. Thousands appeal thousands of the supersect. The supersect is supersected as the supersect is supersected as the supersection of the supersection

the end of financial and judicial despitation is not provided by the property of the property of the provided by the provided

righted.

When men accumulate fabulous wealth at the When men accumulate fabulous excellent states they commit a grevious moral wrone which can only be wiped out by the return of the Blegotten gains to When a committee of the states of the work o

justice can be devinely anolled without reference to the nature of a criminal after of being mistreated. The people are getting tired of being mistreated, they desire a stirlet enforcement of our laws, co-operation not antagonism, confidence not suspicion, mutual helpfulness not gradging nerformances, just consideration and not arbitrary disregard for each other a rights. strategies of the right courses,

connectation and not arbitrary disregard for each This is not violativeness, it is rightcomness, nuries in its private form, or justice as administration of the property of t it does not want to do its sworn duty, should be kicked out of office.

(To be Continued in My Next Publication.)

A Framed-up International Wireless Chain of Fraud Stained with Human Blood.

TO THE PUBLIC.

If I did not hold incontrovertible documentary

If 1 did not hold incontrovertible documentary evidence to substitutiate the charges and statements each a condition axists.

such a condition axists are given our time, neriches the shoot of our noble American youth and squandered fabilious sums of money supposedly in greatly and the sums of the sum of the sums of the sums of the sum of the sum

who seem to own our Government officials body and by the companies of the publisher of this pam-phlet to be sensational, to maliciously cust aspersions or reflections upon anyone not connected with the production of the connected with the connected with the received a great many letters, and a great many comments have been machine to the world at large that I am liable for damages. Toleraph Company that I am liable for damages. Toleraph Company I that the company of the company of the company that they have defrauded, through the United States when the company of the c

that they have defrauded, through the Custled States are without a peak cuity must be significant that have the significant that have the significant that have the evidence on this bunch of high-mixed crocks, for I have been publishing and beauing state-states and the significant states are significant to the product of the product of

A broad-spirited presentation of a disreputable condition of affairs, is bound to interest the people, and by arousing such interest, a publication is extending a service of value—the fundamental cause

tending a service of value—the fundamental cause of its existencexists a duty, either legal or moral, when there exists a duty, either legal or moral, and the service of benefit to mankind at large, to safeguard them against the pitfalls of loathsome venality practiced by high-minded individuals devoid of honor and shame. It is obvious that the stand I have taken will

It is obvious that the stand I have taken will have a far-reaching effect and be exceedingly harm-ful for parasites who claim immunity from prose-cution. Widespread publicity will revolutionize the present method of official protection to this class of cattle.

A fight for principle is usually costly and thank-less and I would have been glad to avoid it, if it had been possible. Now that I have been committed to it, I am in honor bound to fight the battle for

Justice and right to a satisfactory conclusion, the properties and right proving to manmoth proporties and strict the republy growing to manmoth proporties and strict the lasts for justice and right for the good of all, the becomes the target for the shafts of those who was a strict to the last of the strict the lasts for justice and right for the good of all, the last of those who was a strict to the strict of the str

GUGLIELMO MARCONI

This much heralded wizard of wireless telegraphy discovered a crude method of short distance communication in the year 1896 which he patented in

England.

He tried to commercialize his invention in London with a company bearing his name, but failed, as his invention could not be put to practical use.

However, it opened the eyes of inventors throughout the world who realized the possibilities of wire-

Among the lot, American inventors were the first. to discover a method of long distance communica-tion which they patented under the laws of the United States.

The American patents were purchased and formed the basis of the United Wireless Telegraph Com-pany—a going concern—controlling the wireless

business.

This naturally created jealousy and ill-will and caused the much heralded wizard, in the interest of his company, to become a perjurer in our Courts, for the purpose of robbing the United Wireless Telegraph Company of its valuable patents and business.

A thorough and systematic expert investigation is being made of all the naturate now being used by the particular of the property of the particular of the basic patents that were stolen from the Instead Wireless Telegraph Company, control which is a frauds by our dovernment Official were landed in jail as frauds by our dovernment Official were landed in jail as frauds by our dovernment Official were landed in jail as frauds by our dovernment Official were landed in jail as frauds by our dovernment Official were landed to the particular of the par

Only inhuman scoundrels would be guilty of such

This conjuring word covers up a multitude of sins. It has been commonly adopted by a gang of avaricious so-called representative financiers for the purpose of mystifying the people and covering up high-handed

thievery.

This word "acquisiton" is now used by our Government Officials to take over, purchase and operate stolen property claimed by a "wireless" concern which secured, the same through and by conspiracy and

racu. "Acquisition"—this novel method of "sin-twisting" protected thievery—robbing the masses of their in-

vestments for the purpose of enriching high-minded financiers, has become quite fashionable to a point of public condemnation.

It seems to be great sport to cause the people to chase an imaginary thief, in order to give the real thief an opportunity to escape with the acquired stolen

Staged performances and make-believe opposition fights to deceive and befuddle the people to cause them to clamor for Government ownership of highly them to clamor for Government ownership of many watered enterprises and stolen property is disgusting. United Wireless Telegraph Company stockholders, after furnishing the money to save their own property, were deliberately defrauded out of the same by a gang

uner deliterativy defrauded out of the same by a gauge of protected theless, through and by this wonderful of protected theless, through and by this wonderful of the protection of the protecti

"shell game" without a pea.

"shell game" without a pea.

The unmitigated gail of our United States officials appropriating an overburdened people's credit and money, to acquire property, in the face of the guilt knowledge that the same is based on conspiraculty of the property of the

knowledge that the same is based on conspiracy and raud, is beyond understanding.

Fraud, is beyond understanding, or the same property from a gang of self-confessed thieves to the property from a gang of self-confessed thieves having no legal title, may be considered shrewd business by men steeped in crime, but it always ends in misfortune to the evil-docers.

misfortune to the evil-doers.
In the acquisition of the Radio System of Shore
Stations, our Government not only faces an Interstations, our Government not only faces an Interfree stolen property. If justice exists and is to be
maintained in the United States, not even our Government can legally acquire, hold and operate stolen

It is only a question of time when the wholesale

It is only a question of time when the wholesale exploiting of the people, for the purpose of enriching men who have been publicly braided and proved as common there are publicly braided and proved as common there tricky officials.

United States officials guilty of dishonesty and riminal neglect should be brought to justice. Nothing can be more hateful, nothing deserves a punishment more remorseless, for there is no name base enough for men who share in stolen property and compound a felony.

A THIEVING ORGANIZATION.

A THINYMO ORGANIZATION.

On March 2, 1912, Arbita P. West, R. M. Owen, and the D. Ban, and the D. West, R. M. Owen, and the D. Ban, and the D. West, R. M. Owen, and the D. Ban, and the D. Ban, and the D. West, R. M. Owen, and the D. Ban, and the D. Ban, and the D. West, and the

cople out of their hard-earned money, stock and property, causing death and dire distress to many

victims.

ARTHUR P. WEST—Vice President of the National Surety Company of New York. Residence, Elizabeth, New Jersey. Who has placed himself on a par with a common thief.

R. M. OWEN—Distributor of Automobiles, Lansling, Michigan. Residence, Peham. Westchester County, New York. Only a tool or a fool would disregard or violate a cestulque trust.

A. A. DuBAN—Auditor of Accounts. Residence,
1727 Diamond Street, Philadelphia, Penn. An Ig-

noramus. JOHN L. FARWELL—Banker, Claremont, New Hampshire. A fine man to trust with your savings

and bank account. GEORGE L. FOX-School Teacher. New Haven, nn. A great man to teach your children honesty and morality.
ROBERT H. ARMSTRONG—Seattle, Washington

MARIERT H. ARMSTRONG—Seattle, Washington A moral coward. INNEL.—741 Market Street, Paterson Brown of the William of the Willia

ceeded to his sorrow.

GEORGE W. WHYESIDE—A Collection Lawyer.

GEORGE W. WHYESIDE—A Collection Lawyer.

This is the man that the collection of the collecti

company, Limited, of Dagland. This man is worse TROMAS IN HIGKETTS—Mercaultie Agency Lavyer, Collaboration was a considered for the Considered Frontiers. The Collaboration of the Considered Frontiers and then joined the Translation self-two Committees and then joined the Translation self-two Committees and then joined the Translation self-two Committees and the Collaboration of the Co

the men who acquired the property made millions of

dollars.

very age, a lawyer defrauded a sumber of western people with a reorganization plan based on the representation of awaing their property. After the property of the control to his own use and gave them the "horse-double to him one morning on the fifth floor of the called on him one morning on the fifth floor of the property of the property

begins.

Time and ceaseless activity systematically spent in uncovering fraud has forced many a thief into an arbitrary coffin.

SAUL S. MYERS. An Unmitigated Scoundrel

Acted as an attorney for the Federar receiver who overwhele and the receiver the graph Company with mornous fees and earlier of the receiver who for the statement of the receiver the rece

ness, in the face of a monthly income exceeding the same. Such read that the such cases and the such constitutes of the United Wireless Telescope and the such cases ness, in the face of a monthly income exceeding

constituted Reorganization Committee and the Trus-tees in Bankruptcy Tradulently diverted the assets of the United Wireless Telegraph Company over to the Marconi Wireless Telegraph Company, Limited, of England, in which United Wireless stockholders have no interest whatever.

have no interest whatever.

Acted as attorney and agent for the Marconi
Wireless Telegraph Company of America, which
published that it had acquired the assets of the
United Wireless Telegraph Company and sold some
\$7,000,000 of its stock for cash through the medium the United States mails based on misrepresenta-

Acted as attorney for all the diversified conflict-ing interests, even those radically inimical in the case, for the purpose of covering up the fraudu-

And this knave is tolerated as a member of the Bar Association of New York. There is an old saying—"Birds of a feather flock together."

FOUL JUSTICE.

Are our courts used as puppets for the purpose of befuddling and robbing the people under the guise of legality?

legality?

The United Wireless Telegraph Company bankruptcy farce, conducted and approved by Charence
Maine, was one of the foulest pervessions of justice
ever recorded in the history of this country.

This "sign here" judge is the willing tool of evil
influences. Corrupt corporation officials, shyster attorneys and human vultures know their man, and the

spirit of justice, therefore, does not prevail.

A moral appeal for justice and right to such a man, is a waste of time, because he is devoid of the

man, is a waste of time, because he is devoid of the real principles one United Wireless Telegraph Company he proved limself an arbitrary despot in the increated self-confessed thinews, for it is the first time to the confessed thinews, for it is the first time to the confessed thinews, for it is the first time to the confessed thinews, for it is the first time to the confessed thin the country to enablish home. What we need in this country to establish home. What we need in this country to establish home. What we need in this country to establish home. What we need in this country to establish home. What we need in this country to establish home. What we have the contract the confessed in the country to establish home. The confessed is the confessed in the country to establish home.

SHIRKING OFFICIAL DUTY.

Time and again. I have ploced the evidence of the united States; the Attorney General dent of the United States; the Attorney General: the Postmater-cloneral; the Chief Inspector of the and the United States Attorney of New Nork, and my reperience with these various departments shows. The method practiced of referring my complaints, with proof, from one department to another, for the high-handed conspiracy and fraud, to protect wealthy self-confessed theves and understrappers, certainly self-confessed theves and understrappers, certainly self-confessed theves and understrappers, certainly

self-confessed thieves and understrappers, ceremins a movel one of covernment Officials protecting United Wireless Telegraph Company stockholders, they have aided and abetted in robbing them of their money, stock and property.

I am sorry to say that self-confessed thieves that

perpetrate gignntic reorganization frauds seem to be immune from presention and are permitted to of the law. Whereas, one who makes an uninten-tional error of a minor nature using the United States mails is hounded to death by Post Office In-

States mails is hounded to death by Fost Uffice Inprocess of so-called reorganization (commonly known under the name of "high-finance") is
not new. It was adopted by a band of avarietous
men some years ago, and through ignorance of the
has become a mint, producing great wealth. Thousands of persons throughout the United States, daily
contribute their savings to these Financial-pirates

sands of persons throughout the United State, daily in various ways. One method is speculating in the various ways. One method is speculating in the various ways. One method is speculating in on the New York Curb Stock Exchange, based on Sections on the New York Curb Stock Exchange, based on Section 1997. The Section of Section 1997 is a second thirty of the Section 1997 in the Secti

When justice becomes blind, corruption knows no

JAMES C. MCREYNOLDS.

This "honorable" man has been publicly requested to resign his control of the United States. In the face of complaints filed with proof in relation to the United Wireless Telegraph Company bank-rucy farce, he shielded a full complement of United States officials guilty of conspiracy, collusion and fraud while acting as Attorney General.

Mr. McReynolds is knowingly guilty of compounding a felony and a disgrace on the bench of the Supreme Court of the United States. If he had a particle of shame or manhood, he would hand in his

particle of shame or manhood, he would hand in hir resignation without further publicity.

This tainted creature in justice to the people should.

The property of the law can have only one ending.

An appeal for justice and right, to such a thing, is a waste of time. Treating victims who demand justice and right as children, rabble and veritable idlots, is causing a terrible upheaval among the people who have

been outraged.

Shall the strong do as they will in open defiance of the law, and the weak and helpless suffer without redress? Freaching justice and right in the interest of all humanity and protecting self-confessed thieves is the height of mockery and dishonesty.

The author of "The Justice of Mercy" reminds one of a helpless monkey sitting on a bench chained to

an organ-grinder.

A BROTHERHOOD IN CRIME.

Under the guise of being a reputable stock exchange, the New York Curb Market Association is permitting unscrupulous brokers to trade in Marconi shares based

unscriptulous brokers to trade in Marconi shares based or dictitions quantitation to deceive the public.

Brokers positis an agestionen of high respectavity property to you be people of their hard search cash, waymen and professional thurs who are compelled to the public of their hard search cash, waymen and professional thurs who are compelled to the public of their public professional thurs who are compelled to the public p

tations, passing through the United States mails, lauding Marconi shares as safe and prolitable investments, in the face of knowing that the same are based on

The summit of thieving perfection has now been reached in this country. Unloading rank swindles through the medium of the United States Mails and Curh Stock Exchanges, is considered shrewd by un-

scrupilous men hired for a consideration.

The methods of securing great wealth certainly are being modernly revolutionized. Our high-minded protected financiers are so brazen in robbing the people, that they make no pretense in covering up their dirty work. What formerly was regarded as impos-

dirty work. What formerly was regarded as impos-sible, has now become a matter of daily achievement. This modern method of the properties of the analysis of the been called many times to the attention of the Post-master General and the Post Office Inspection Depart-ment with proof that the United States Mails are be-

ment with proof that the United States annis are no-ing used to exploit the people.

The time this swindling method is called to the attention of our Government Officials. Marconi slares immediately advance in price, list the possible that our Government Officials are backing up this rank swinder.

COMPOUNDING A FELONY.

A. S. Burleson, Postmaster General of the United A. S. Burleson, Postmaster General of the United States, one of the tricky officials of the administration of the Control of t

separate the creations in the first process of the first process of the first process of the first process and first process telegraph Company stock-holders through the medium of the United States mails, as well as the sole of Marconi Wireless and the first process of the first pro the United States mails in open defiance of the Posta Laws, is in evidence.

A man who hetrays his sworn official duty usu-

A man who hetrays his sworn official duty usu-ally acts from a motive which excites horror—con-sidered the meanest and sneakiest sort of treachery. The attitude of our benevolent-looking Postmas-ter General is preposterous and constitutes an af-front and insult to the intelligence of the people of

the l'inited States.

Mr. Burleson is one of the worst autocrats the country ever had in official life and is the biggest and most complete failure that the United States has

ever produced.

Under the spell of magic, this wonderful man has lured hungry robins out of a tree laden with ripe cherries, for the purpose of feeding the fruit to birds of nrey. With the countenance of a philanthropist he pulled and sharled the wires and loaned a wealthy telegraph company some forty million dol-lars of the people's money without security and in-

terest.

His instruments of deception are heautiful words artfully arranged in persuading battalions in a section shave the appearance that he is a capper for a spec-fal privileged class, which has been financed on a huge scale, at the expuse of the suffering people of this country who were shamed into giving up their last cent supposedly for the cause of foreign to

Patriotism is a principle that leads a citizen to the his all for a cause of suffering humanity and should not be abused for financial gain by men in

official power.
It behoves, the people of the United States, to
It behoves more Postmaster General and the latunce of our "Honorable" officials who have spent our
hard-earned money like drunken salions. The smell
of "pork" is in the air. Should they ever make a
display of enormous wouth, drawtie steps should be

taken to secure restitution.

It is only a question of time when our tricky officials and protected financial pirates who feed off of the poor will hit the rocks.

Colify The THEST NOS PEUNDES

Colify The THEST NOS PEUNDES

(Colify The Theory of the Marconi Wrieless Telegraph Company, Limited, of Implant, and a Interest of the Marconi Wrieless of Colifornia Myrieless Telegraph Company, Limited, and the Colifornia Myrieless and the Colifornia Myrieless of Kirsten Innel Issaec, Crowned as Earl Residue, admitted under solt, that the banglike assets of the Colifornia Myrieless of the

ganization Committee of the United Wireless Telegraph Company, comprier and covered a face of the region of the Post of the Po

After some \$325,000.00 in cash and some 650,000 After some \$325,000,00 in cash and some 500,000 shares of United Wireless stock had been collected through the medium of the United States Mails under false pretenses, they purchased the assets with the money and stock deposited, but immediately diverted the assets to the Marconi Wireless diately diverted the assets to the marconi whereas Telegraph Company, Limited, of England, through a so-called Liquidating Company, cheating the stock-holders of the United Wireless Telegraph Company out of the assets after they had bought and paid

out of the assets after they had bought and paid for the same.

Godfrey C. Danacs-General Manager of the Mar-Godfrey C. Danacs-General Company. Limited, of Eng-lement of the Company of Engles, definited under oath, that his company was hard-up and continually short of money and had no liquid capital and was in bad state financially— see Q 4880, Vol 1, Part 2, Blue Book, Select Com-mittee, English Parliament, therefore, had no money

mittee, English Farthament, neretore had no money to huy and pay for the assets of the United Wireless on March 21st, 1912, the self-constituted Reor-ganization Committee a thieving organization, en-tered into a written contract with the Marconi Wire-less Telegraph Company, Limited, of England, to self-

(Continued on page 14.)



GODFREY C. ISAACS MARCONI HOUSE, LONDON, ENGLAND

see A opposite of numerous worthloss mining study corporations and other dations obscures, the starts of which were uniforded on which y existence evaduous invested, who lost every dellar flar invested. This Viderleb-quit's artist is now the Guoral Managary at lost every dellar flar invested. This Viderleb-quit's artist is now the Guoral Managary of a states properly and a director of The Marcon Wiveless Trigorium to-ungary of America, which frambulently flewed the public out of some seven million doubts in cosh through the cutted a liber stat against a Cabbined Minister of the Crown with a view to obtaining a faintlean flow of the cost of the cost of the cost of the cost of the properly of the cost of the cost of the cost of the properly of the cost o

all of the patents, inventions, applications for patents, licenses (express or implied) and all rights material, all ship installations (whether American are Foreign), all land stations and all other property and the patents of the proposed increase of the capitalization of the patents of the pa

article for evidence.
Under date of March 29th, 1912, the Marconi
Wireless Telegraph Company, Limited, of England,
acknowledged under oath by Godfrey C. Issacs its
lecenses real estate, factories and material etc., of
the United Wireless Telegraph Company—see Report
of Select Committee of English Parliament, June
13th, 1913. For high-handed brazen theft this cold-

blooded robbery holds the world's record. On April 19, 1912, the shares of the increased capitalization of the Marconi Wireless Telegraph Comitalization of the Marconi Wireless Telegraph Com-pany of American the London Stock Exchange on the representation of said company acquiring the assets of the United Wireless Telegraph Company, (see Qs. English Parliament, October 28, 1912, to February 12, 1913), in the face of the Official Court records in the

1931). In the face of the Official Court records in the United States showing that the assort were diverted United States showing that the assort were diverted ited, of England These human vultures even on interpresentation. On the poolic of England And. On April 23, 1912, the self-constituted Court of Court of the ganization purposes, in the face of the assets having already been diverted by contract on December 14, 1911, and ownership acknowledged under out by Wireless Telegraph Company, Limited, of England, on March 29, 1912 (see contract in evidence in Report Select Committee, English Parliament, June 13, 1913, and, our autocratic "humane" United States officials added and abstetted in this high-handed crime.

orienta adeed and aberteed in this ingin-analoed crims. The method employed by the self-constituted Retransport of the self-constituted Rein bankrupicy, approved by a Pederal Judge, in illugardy diverting the assets belonging to the stockover to the Marconi Wireless Telegraph Company,
over to the Marconi Wireless Telegraph Company,
owned brazen thefts ever pulled off in the United
States, by so-called representative men holding
used the properties of the presentative men holding
the first principles of honesyt and shame.
He first principles of honesyt and shame,
and have paid a dividend on its shares up to the
Marconi Wireless Telegraph Company of America,
and never paid a dividend on its shares up to the
the United Wireless Telegraph Company.

See Telegraph Company.

See Telegraph Company.

June 13th, 1932.)
In the Bankrupter Court the assets of the United Wireless Telegraph Company were appraised by our Wireless Telegraph Company were appraised by our during the very time of the "Honorable" Court administering the estate, the Marconi Wireless Telegraph Company of America, based on the representation of having acquired this "worthless junk", secured through the medium of the United States

Mails, some Seven Million Dollars in cash from the sale of its "paper" increased capitalization from investors in the control of the control

Godfrey C. Isaacs, this "noble" promotion shark, who picked the pockets of people scattered all over the world with his numerous mining stock bubbles the world with his numerous mining stock oblibates and the gigantic wireless conspiracy and fraud, had the audacity of prosecuting a libel suit against a Cabinet Minister of the Crown with a view of fleecing the British Government on a colossal scale, in which he failed and was found to be a slanderous and the colossal scale.

in which he faited and was found to be a studerous and mailtoom liar. The thirst for great wealth and high titled brother—the Lord Chief Justice of Burkell and the students of the students o

operators.

Godfrey C. Isaacs states, that if the Government does not interfere, one can now have a three minutes talk by wireless to any part of the world for a five dollar bill. He must have defrauded some one out of a valuable invention infringing on a United Wire-

of a valuable invention infringing on a United Wire-less natest. Fraud vitates everything, the property of the property ties of England, and their numerous co-conspira-tion of the property of the property of the property light to befout the people with a wireless chain around the world based on fraud.

THE GENERAL ELECTRIC COMPANY MANIPU-LATING A PRAUD TO PLEECE THE PUBLIC

LATING A FAMUD TO FLERCE THE FUBLIC.
For some time unscrupious brokers, so-called
For some time unscrupious brokers, so-called
seem to be affiliated with a combination of financial
pirates who systematically make a practice of robbing the people, have been flooding the mails with
General Electric Company is buying up the stock
of the Marconi Wireless Telegraph Company of
America with a view of securing a controlling inter-

America with a view of securing a controlling intermental communication of the control of the communication of t

the money and their stock and had paid for the as-proper to the stock and the paid of the stock of the paid process. Some thirty thousand United Wireless Tele-graph Company stockholders lost their all through this gigantic Marconi their, causing death, starva-homes. It is one of the most dastardly acts ever pulled off in the history of the United States by mer.

pulled off in the history of the United States by mea-claiming to be representative citizens. Company of America—the bastard child of the English Marconi "fence"—is using the valuable patents and property that were deliberately stolen by some of our pro-tected high-minded crooks from the United Wireless

Telegraph Company and is paying dividends from money carned and derived from the use of the stolen

property.

The formation of The Radio Corporation of America (by the General Electric Company) with a capital of 5.006,000 shares of 7 per cent preferred stock of \$5.00 par value—\$25,00,000.00.00 and 5.000,000 stock of \$3.90 par Value—\$25,000,000,00 and 5,000,000 shares of common stock having no par value, based on rank fraud, is now in evidence, to further fleece Marconi stockholders and the dear public out of real money—some financiering. Will the suckers bite? money-some financiering. Will the suckers bite's received my literature and are knowingly acquiring an interest in a company based on fraud. The Geninocent purchase; and stands on the same level, as one who knowingly layer, holds and uses giolom the company of the same level, as one who knowingly layer, holds and uses giolom have fallen for another one of his artificial plums, have fallen for another one of his artificial plums, and the same property based on fraud without a control vircless property based on fraud without a

control wireless promet recover company noil and programme of the programm

It is evident that the desire is to cut another melon—freak fruit, highly flavored with the usual "lemon" generally handed out to minority stock-

Fraud is fraud—there is no legal limitation of time to an action of fraud—this will be clearly proven when a suit is brought in equity for the re-turn of the stolen property. Fraud vitiates everything.

THE TRUTH OF THE ALLEGATION JUSTIFIES THE UTTERANCE

The people are beginning to realize that the officials they have elected pass one conflicting law after the other, which can be construed by the "Honorable" Court to meet favoritism regardless of the

They are also beginning to realize that they are at the mercy of lawyers, good, bad and indifferent, holding practically every Government position from the highest to the lowest within their gift. Practically every man that had anything to do with the fraudulent bankruptcy proceedings and liquidating swindle of the United Wireless Telegraph Commany is a lawyer. What a disgrace to the legal

It has got to the point, where the people are at the complete mercy of a pack of conflicting laws, the operation of which tend to prevent them from secur-

These many conflicting laws are rapidly forcing the people to become dishonest. And it is only a question of time when general repudiation and re-

the people to become dishonest. And it is only a
the people to become dishonest. And it is only a
vol will be in evidence.

"Honorable" Cost in evidence in the production of re"Honorable" Cost in evidence, and
telline or surfacely, and are void in producte to the
diction or authority, and are void in producte to the
Whenever the snecial privilese class is in evidence.

Whenever the snecial privilese class is in evidence,
the state of the production of the state of th

Maine, proved himself an arbitrary despot in the financial control of the country that stockholers had to pay for losing their own property are the country that stockholers had to pay for losing their own property may be used to pay for losing their own property with legin matter and did not know how to protect with legin matter and did not know how to protect under the guise of legality, or gab exploded by least the control of the country of the control of the country of the count

sevings of a lifetime, is the most despicable hair of Their of the most of the mobile of the control of the con

shelled turtles only stick their heads out to be fed, they observe no covenants, accept no principle but force and their own interest. There are a few honest men in the profession in almost every locality. Generally speaking, they have # hard time to make a decent living. Every law school provides a large a decent living. Every law school provides a large when they get out in the fresh air, many of them on wrong.

whenever they get out in the freeh air, many of them.

Every clitica of the land is supposed to know a contract the land of th

shame.

Oh Justice! thy blindness has caused thee to stray from the narrow path, but be not discouraged, for thou will recover thy sight and return on the not discouraged, but the property of the property of the property of the property.

A CES-TUI-QUE TRUST

In the matter of collecting money and stock from the stockholders of the United Wireless Telegraph Company, for the purpose of buying the assets of said company at the bankruptcy sale for reorganization purposes, the self-constituted Reorganization Committee acted as a TRUSTEE for all the stock

holders.
It is immaterial whether part of the United
Willess Telegraph Company stockholders furnished
to the fund, all our shad near did not contribute
to the fund, all our shad part did not contribute
The ACT of the self-constituted Reorganization
Committee fraudulently diverting the assets to a
THIRD PARTY is not binding on the stockholders
of the contribute of the self-constitute of t

of the United Wireless Telegraph Company—Trans-vitiates all things.

The following law is applicable to the case:

"If the trustee wrongfully transfers the trust property to a third person, the he-reliciary may follow the trust property into the hands of such third per-turbed by the control of the heads of the trust, or did not pay value for the property.

"Even if the third person taking the trust to the control of the c

of the dones." The Marcon Companies compired to wrong, chest The Marcon Companies compired to Writeless Companies of the United Wireless Telegraph Company out of the assets, not paying any consideration herefor and having commingled such an extent that it is not possible to separate them, comes within the well-known RULE of SQUITY. The companies within the well-known RULE of SQUITY another coming into his hands with his own to such a extent that it cannot be readily separated, must

an extent that it cannot be readily separated, must surprised the will write the property of the cases surprised the will write the savets and basic patents of America, not owning the assets and basic patents of America, the control of the cases of the cases of the Marcoul Writes religions to the stolen property by affaired, having acquired the stolen property by produces an international legal complication that any control of the case of the case of the case cannot ownership, our Government cannot plead traited States official has been fully advised of the conspiring and from that was practiced in the case.

WHERE WILL IT LEAD?

The fury for legislation is appalling. We are piling statute upon statute, adding bureau to bureau, and official to official, until the liberty of individual action and the responsibility of the citizen is becoming obscured in a maze of artificial duty and

scheduled prohibitions.

For morals we substitute the provisions of statute law, and for dictates of conscience, the arbitrary

law, and for dictates of conscience, the arbitrary village of some dividing the constraints of the con-traction of the contraction of the contraction of the con-now become a ward of state, and his acts and am-sponsible and heedless infant holding no right to liberty and property.

The guilt and ignorance of many of our officials seem to be entangled with confusion, and their very acts constitute an unpardonable offense against the people of the United States.

JACOB H. SCHIFF

You all know this honest may be a constructed to the construction of the construction

matter when he is sul

One of the members of the sec-alled "reorganiza-tion plan" writes over his signature that he was paid for leading the United Wireless Stockholders of his neighborhood to the Slaughter-house, and that after he got them in, the Chief Butcher trimmed him to a

UNDENIABLE.

The statements herein published in relation to the affairs of The United Wireless Telegraph Company, whereby over thirty thousand stockholders the affairs of The United Wireless relegran Com-pany, whereby over thirty thousand stockholders have been swindled out of their money and property by a set of designing rascals who have used the Uni-ted States mails, perverted courts and corrupted United States officials in order to accomplish their

United States officials in order to accomplish their purpose, are undeniable. The proper way to rectabilish honor and respect for the proper way to restablish honor and respect for the proper way to restable to them to safeguard the rights of the people, under the law, and not administer the law one way for the rich—to favor them and another way for the poor—to oppress and deay them their rights. Every man should be equal before the law, which knows no high, no low, no trich.

when their rights, Every man should be equal before the law, which knows no high, no low, no trich.

I charge, and the facts presented fully provided the control of the co

into disrepute in the minds of the people, and have undermining "LEE PAINVIL TRUPH.

The matter herein published is a frank statement of facts based on documentary proof and must be considered seriously and carneally by every one who will be considered seriously and carneally by every one who are the constant of the considered seriously and carneally be expected on the people of the United States by a gang of proceed human vultures are without a parallel in the

tected human vultures are without a paraise in the Pracching justice, and right in the interest of world -wide humanity and telling some thirty thou-sand unfortunate, helpiess victims to go to heli, certainly will not bring about a millennium. Control of the control of the control of the control officials are about as sensible as the braying that emanates from the jawbone of an ass who kicks the riend that feeds him.

triend that feeds him.

The people are wake nearly to be fact that their many and the second of the

Justice must not be tempered with mercy in the adjustment of a wilful act of evil. Common good must be the underlying motive in the adjustment of every act.

All men must be free from oppression of arbi trary power that justifies crime, else all man's aspi-rations are for naught.

Corruption and injustice must cease, otherwise we fall, as a government of the people, by the people and for the people.

EARL READING, THE LORD CHIEF JUSTICE OF ENGLAND HERALDED BY HIS NATIONALITY AS THE GREATEST JEW IN THE WORLD

(continued from page 2) oath, after much evasion, that he could not produce the produce that the could not produce the world in relation to the wireless agreement, for the reason same had been destroyed.—See, 98, 76 and 762, P. 53, Vol. I, Part I, Evidence—Bue Book —Select Committee, English Par England, destroy-ing incriminating evidence, is a disgrace to Eng-land and to his own automatity.

THE STENCH OF PRAUD

Earl Reading—the Lord Chief Justice of England
—a big "punter" hiding behind a poor dancing
master and a female relative without means, gambl-

master and a female relative without means, gambing on a huge scale in Marconi shares based on the control of t

world, for the purpose of securing a monopoly of the whreless business. and Government Officials, courts of justice and newspapers, practically every recommendation of the property of the court of the court of property of the court of the sonality—now pleade extensating circumstances. Like a peacet who spreads his feathers, this the court of the court of the court of the court of the sonality—now pleade extensating circumstances. Like a peacet who spreads his feathers, this the people with his preetige and influence, for the the people with his preetige and influence, for the theory of the court of the court of the court of the theory of the court of the court of the court of the court of the theory of the court of the cour

the mischief which they were calculated to produce.

MARCONI CLIQUE INTRIGUE

The visual rate of the colors of the colors

infamous Marconi dealings, was created Lord Chief Justice of England to save a few high officials from Justice of England to save a few high officials from handed from Three is reson to believe that the shield of the Three is reson to believe that the shield of ministers was acute, and that many were mill on this big "muster".

Time and again the Macroni dealth mill on the left of the shield of t

BLINDED WITH THE SHEEN OF HIS OWN GLORY

The talents, ability and agreeable personality of Earl Reading—the Lord Chief Justice of England—must not blind the people to the fact that he and his brother, Godfrey C. Isaacs, of London, are respon-

sible for the gigantic fraudulent wireless transac-tions of international character which have brought misery and despair drenched with blood to thousands misery and despair drenched with blood to thousands upon thousands of poor people on both sides of the upon thousands of poor people on both sides of the the sheen of his own glory that they do not see the crime—hunger, sorrow and death, that his avaricious method of securing great wealth and title has brought to his victims from which he now is unable to purge himself with dignity.

BEYOND UNDERSTANDING

There is nothing in motion pictures, nor in fiction, more surprising, more dramatic, than the real life more surprising, more manuscripts of his lordship.

Through the aid of a friend, he was appointed as Lord Chief Justice of England—a person whose past record should be entirely free from taint, without re-

The benevolent countenance of his lordship would

never indicate to his closest friends his real charac-ter. His record should have been fully investigated before bestowing on him the high office of Lord Chief Justice of England, which demands the rendering of impartial justice by an irreproachable char-

acter.

Why the English people, who are known to he of
a high sense of honor and justice, elevated this
tions within the gift of the crown, is beyond understanding, for this man is an insult to the peerage of
England.

Denver, Colorado, Oct. 8th, 1918.

Hon. A. S. Burleson, Postmaster General of the United States, Washington. Door Sir.

I again call your attention to the Marconi swindle, brazenly using the United States mails through brokers for the purpose of further defrand. ing the public. Marconi stocks are based on the stolen property of and belonging to the United Wireless Telegraph Company. Some 30,000 stock holders were defrauded through the medium of the United States mails through a bankruptcy farce and reorganization swindle in the interest of the Marconi companies. I filed sworn to complaints with proof in the various departments under your jurisdiction and called your attention numerous times to the same and you have not acted. You, as an attorney, must know that if there is any justice left in this country that the stolen property can be recovered through equity proceedings; not only that, but as the same has been commingled with other property which cannot be separated, that the entire commingled property must be surrendered under well-known rules of equity. Therefore all persons investing in Marconi stocks will lose their money. Fraud is fraud. You stated in your letter to me of July 15th, 1918, that you would have a thorough investigation made. It appears that you have not made such an investigation, otherwise such advertisements issued by brokers to deceive the public would not be passing through the United States mails. It is evident that there is something wrong in your department, otherwise you would protect the public against such a fraud. Knowingly aiding and abetting a fraud is a crime. Yours truly.

J. HUGH BAUERLEIN. JHB-B.

MARCONI WIRELESS SWINDLE EXPOSED

"A Shell Came Without a Pea."

Denver, Colorado, December 28th, 1917,

MR. EDWARD J. NALLY, Woolworth Building, New York City, New York

Dear Sir:-

In re organization Pan-American Wireless Telegraph and Telephone Company of America. I congratulate you, for it certainly is a great honor to head a company that can secure the privilege of using property based on conspiracy, all manner of fraud, chicanery, perjury and acquisition-a new name for common thievery, at the expense of many thousands of poor persons who have been deliberately robbed of the same.

In re The Marconi Wireless Telegraph Company of America and The Marconi Wireless Telegraph Company, Limited, of England, based on stolen property.

Enclosed please find copies of "The Wireless Ghost of the Marconi Slaughter-house" and "Is Fraud Sanctioned by Our National Government."

A vital question-are our so-called representative business men entirely devoid of all honor and shame? Some 30,000 United Wireless Telegraph Company stockholders-many of them being hardworking men and women, widows, orphans, little children, deaf and dumb persons, now in financial distress, were defrauded through the medium of the United States mails by a band of human vultures who claim protection and immunity from prosecution.

The money and stock that these helpless people furnished to a so-called reorganization committee was used to buy the assets of their own company at the bankruptcy sale, for the specific purpose of reorganization of the United Wireless Telegraph Company. After this so-called reorganization committee secured the assets, no such company as represented was reorganized. Instead of carrying out the CES-TUI-QUE-TRUST, the assets were diverted and cleverly juggled over to a London "fence"-The Marconi Wireless Telegraph Company, Limited, of England, who now claims a monopoly of the wireless business of the world.

The magnanimous Marconi Wireless Telegraph Company of America-a shell game without a pea, increased its capitalization from a nominal capital with little or no business to TEN MILLION DOLLARS, representing to investors that it was being done for the purpose of acquiring the assets of the United Wireless Telegraph Company. I hold incontrovertible documentary evidence that this company did not acquire the assets. Its Annual Report of 1913 shows that it sold all of its increased stock and realized some SEVEN MILLION DOLLARS in cash-blood money, based on the representation that it had acquired the assets. Can you beat such a fraudulent method of obtaining money from investors through the medium of the United States mails?

These two concerns may be able to play the people for suckers, but it takes something more than a "fence" and a "shell game without a pea" to dispose of a CES-TUI-QUE-TRUST. Under well-known RULES of EQUITY, one who commingles the property of another coming into his hands with his own to such an extent that it cannot be readily separated must surrender the entire commingled property.

Cleverly written articles to cover up conspiracy and fraud, and fictitions stock quotations to deceive the public, will never right a wrong; fraud vitiates everything. My publicity campaign for the year 1918, to expose this gigantic conspiracy and fraud, will open the eyes of the public.

I wish you the compliments of the season.

JHB-B.

Yours truly, I HUGH BAHERLEIN.

"Impartial Justice" Our President Does Not Practice What He Preaches

Denver, Cotorado, Aug. 17th, 1918,

Woodrow Wilson, President United States, White House, Washington, D. C.

Dear Fir.

In re James C. McReynolds evading official duty while Attorney General, in the matter of The United Wireless Telegraph Commany handrupter fares, conducted and approved to the Comman telegraph of the Comman teleg

United States.

The fraudient hadrupcy proceedings of The United Wyroless Feleraph Common The fraudient hadrupcy proceedings of The United Wyroles Feleraph Common disreparts and contempt their honor and integrity, questions their honesty and proves their deregard for the legal rights of parties whose interests are entrusted to their carse the proceeding of the Common Com

retused to renner and it being stated by the conspirators that through their influence.

Every element of particulum calls for an investigation by the Congress of the fluited States of America of the facts and conditions presented, which is respectively saked, to the conditions of the conditions presented to the property saked to the conditions of the builded upon sand.

Respectfully submitted for attention.

Yours truly.

J. HUGH BAUERLEIN.

"Is Fraud Sanctioned by Our National Government?"
"The Wireless Ghost of the Marconi Slaughter-house."
"Rotten to the Core."

"The King Can Do No Harm"

A Tainted Man on the Bench of the Supreme Court of the United States.

J. HUGH BAUERLEIN, High-Grade Bonds, Stocks and Mortgages Mines and Mining Shares a Specialty, Denver, Colorado

May 15th, 1919.

Honorable Edward Douglass White, Chief Justice of the United States, 1717 Rhode Island Avenue, N. W., Washington, D. C.

Honorable Sir:

Judges of the Supreme Court of the United States, see one of the Judges of the Supreme Court of the United States, see one of the Judges of the Supreme Court of the United States is openly danged with Knowingly compounding a felony, in suppressing the criminal charges with proof, in relation to the This knowing of the Supreme Court of the United This knowing to the Supreme Court of the United States of the Supreme Court of the United States of the Supreme Court of the United States, should be supremed Court of the United States, the United States of the United States, the United States of the United States, the United States of the United States, the United States of the United States o

Yours truly,

J. HUGH BAUERLEIN.

Forwarded by Registered Mail Number 93277, No reply was received to the above letter. J. HUGH BAUERLES

"So Are They All, All Honorable Men"

END OF TITLE